## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

## CASE NO. 23-21023-CIV-ALTONAGA/Damian

EDWIN GARRISON, et al.,	
Plaintiffs,	
v.	
KEVIN PAFFRATH, et al.,	
Defendants.	

## ORDER SETTING TRIAL AND PRE-TRIAL SCHEDULE, REQUIRING MEDIATION, AND REFERRING CERTAIN MATTERS TO MAGISTRATE JUDGE

THIS CAUSE is set for trial during the Court's two-week trial calendar beginning on June 17, 2024. Calendar call will be held at 9:00 a.m. on Tuesday, June 11, 2024. No pre-trial conference will be held unless a party requests one and the Court determines that one is necessary. The parties shall adhere to the following schedule:

May 23, 2023. The parties shall select a mediator in accordance with Local Rule 16.2; schedule a time, date, and place for mediation; and jointly file a proposed order scheduling mediation in the form specified on the Court's website, <a href="http://www.flsd.uscourts.gov">http://www.flsd.uscourts.gov</a>. If the parties cannot agree on a mediator, they shall notify the Clerk in writing as soon as possible, and the Clerk shall designate a certified mediator on a blind rotation basis. Counsel for all parties shall familiarize themselves with and adhere to all provisions of Local Rule 16.2. Within seven (7) days of mediation, the parties are required to file a mediation report with the Court. In accordance with the procedures outlined in the CM/ECF Administrative Procedures, the proposed order must be emailed to altonaga@flsd.uscourts.gov in Word format.

June 13, 2023. All motions to amend pleadings or join parties are filed.

July 3, 2023. Parties exchange expert witness summaries or reports on issues of class certification.<sup>1</sup>

<sup>&</sup>lt;sup>1</sup> The bifurcation of discovery in this Scheduling Order does not preclude the parties from engaging in merits discovery during the pre-class certification period, unless otherwise agreed to or ordered by the Court.

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**July 17, 2023**. Parties exchange rebuttal expert witness summaries or reports on issues of class certification.

July 28, 2023. Deadline for completing class certification discovery.

August 7, 2023. Plaintiffs file motion for class certification.

January 22, 2024. Parties exchange expert witness summaries or reports.

February 5, 2024. Parties exchange rebuttal expert witness summaries or reports.

**February 19, 2024**. All discovery, including expert discovery, is completed.<sup>2</sup>

February 26, 2024. Parties must have completed mediation and filed a mediation report.

March 5, 2024. All pre-trial motions and *Daubert* motions (which include motions to strike experts) are filed. Each party is limited to filing one *Daubert* motion. If all evidentiary issues cannot be addressed in a 20-page memorandum, leave to exceed the page limit will be granted. The parties are reminded that *Daubert* motions must contain the Local Rule 7.1(a)(3) certification.

April 2, 2024. Parties must file and submit joint pre-trial stipulation, proposed jury instructions and verdict form, or proposed findings of fact and conclusions of law, as applicable, and motions in limine (other than Daubert motions). Each party is limited to filing one motion in limine which may exceed the page limits allowed by the Rules. The parties are reminded that motions in limine must contain the Local Rule 7.1(a)(3) certification.

Jury Instructions and Verdict Form. The parties shall submit their proposed jury instructions and verdict form jointly, although they need not agree on each proposed instruction. Where the parties do not agree on a proposed instruction, that instruction shall be set forth in bold type. Instructions proposed only by a plaintiff shall be underlined. Instructions proposed only by a defendant shall be italicized. Every instruction must be supported by citation to authority. The parties shall use as a guide the Eleventh Circuit Pattern Jury Instructions for Civil Cases, including the directions to counsel contained therein. Proposed jury instructions and verdict form, in typed form, including substantive charges and defenses, shall be filed and submitted to the Court prior

<sup>&</sup>lt;sup>2</sup> The parties by agreement, and/or Magistrate Judge Damian, may extend this deadline, so long as such extension does not impact any of the other deadlines contained in this Scheduling Order.

to calendar call, in Word format, via e-mail to <u>altonaga@flsd.uscourts.gov</u>. Instructions for filing proposed documents may be viewed at http://www.flsd.uscourts.gov.

Referral to Magistrate Judge. Pursuant to 28 U.S.C. section 636 and this District's Magistrate Judge Rules, all discovery matters are referred to Magistrate Judge Melissa Damian. Furthermore, in accordance with 28 U.S.C. section 636(c)(1), the parties may consent to trial and final disposition by Magistrate Judge Damian. The deadline for submitting a consent is March 5, 2023.

<u>Discovery</u>. The parties may stipulate to extend the time to answer interrogatories, produce documents, and answer requests for admissions. The parties shall not file with the Court notices or motions memorializing any such stipulation unless the stipulation interferes with the deadlines set forth above. Stipulations that would so interfere may be made only with the Court's approval. *See* Fed. R. Civ. P. 29. In addition to the documents enumerated in Local Rule 26.1(b), the parties shall not file notices of deposition with the Court. Strict compliance with the Local Rules is expected, particularly with regard to motion practice. *See* S.D. Fla. L.R. 7.1.

<u>Discovery Disputes</u>. The parties shall comply with the discovery procedures provided in the document titled, "Discovery Procedures for Magistrate Judge Melissa Damian," available on the Court's website. No written discovery motions, including motions to compel, for protective order, or related motions for sanctions shall be filed. Counsel must actually confer and engage in reasonable compromise in a genuine effort to resolve their discovery disputes before seeking the Court's intervention. The Court may impose sanctions, monetary or otherwise, if it determines discovery is being improperly sought or is being withheld in bad faith. If, after conferring, the parties are unable to resolve their discovery dispute without Court intervention, the moving party must seek relief within fifteen (15) days of the occurrence of the grounds for relief

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by filing a discovery memorandum, seeking, for example, to compel or for protective order. After

filing a discovery memorandum, the moving party may request a discovery hearing by sending an

email to Damian@flsd.uscourts.gov with the subject line: "Request for Discovery Hearing on

[Case Number]." Specific requirements for that email are outlined in the "Discovery Procedures

for Magistrate Judge Melissa Damian" document available on the Court's website.

**DONE AND ORDERED** in Miami, Florida, this 2nd day of May, 2023.

<u>Clei'ha W. OlYnaga</u> CECILIA M. ALTONAGA

CHIEF UNITED STATES DISTRICT JUDGE

cc: counsel of record